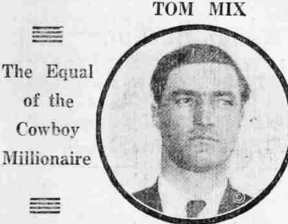


Myrtle Stedman as Rancher Watson's Daughter



See all the Oldtime Wild Western Scenes

Who appears as "Dakota" Wilson in Selig's two-reel feature "THE LAW AND THE OUTLAW" A WESTERN TRIUMPH

Isis Theater, Today, Tuesday and Wednesday, June 9, 10 and 11. Adults 10, Children 5c.

RIDE A NATIONAL BICYCLE

The Wheel of international Fame gives better service and is the most durable bicycle on the market.

We are agents for the well-k nown Crown - Cleveland - Harvard On your fishing trips, let us supply you with fishing-tackle—Every-

H. C. HANSEN & CO.

JOHN E. BAGLEY.

Plaintiff's Attorney.
P. O. Address Rooms 313 and 314

INDIGENTS

TO OGDEN

M. Flores, a Mexican railroad sec-tion hand of Rock Springs, Wyo., was taken to the county fail yesterday af-

ternoon suffering a severe attack o

The man states that he had been

taken care of in the Rock Sqrings

hospital but because he would not

take the medicine prescribed, which

he said was too strong, he was given

transportation to Ogden. He is al

DELAY IN SIGNING

He will likely be turned over to the

Because of delay in getting the sig-

nature of Governor Spry to requisition papers for J. T. Owens, charged with

the abandonment of his family, Deputy

leave for Los Angeles, until this

morning. He will be gone about ten

Owens is held a prisoner on the complaint of his wife that he left her-self and two children some time ago

without providing means of support. The governor of California has ex-

pressed his willingness to honor the requisition issued by Governor Spry. Owens will be brought here for trial.

MUNICIPAL COURT

n the municipal court

first thing in the morning.

I'll call him right down

suit. \$8.94.

The following suits have been filed

Joseph Parry & Sons Co. vs. P. Har-

Konold & Wright vs. Ralph Parker;

Kelly and Herrick vs. George T.

She (glancing at the clock)-Then

Sheriff Charles Ellsworth did

REQUISITION

aflammatory rheumatism.

most helpless.

railroad company

A TOTAL CONTRACT

of the

Cowboy

Judicial District in and for the county in case of your failure so to do, judg-of Weber, State of Utah. in case of your failure so to do, judg-ment will be rendered against you Emma Thiel plaintiff, vs. Theodore

The State of Utah to the said Defendant: brought to recover a judgment dis-You are hereby summoned to ap-

Thiel, defendant

pear within twenty days after service of this Summons upon you, if plaintiff.



Excursions East

	he Unio	HES CHANA	AND DOWN	FAST
	·	"The Dir	rect Wa	v**
otomatic	1	104		-
Dectric Se	lety 1		A COUNTY	. French

Special round trip fares from OGDEN to

Chicago	56.50
St. Louis	52.00
Memphis	
St. Paill	55.70
Omaha	40.00
Kansas City	40.00
Denver	22.50
Pueblo	22.50

Proportionate rates to other points

DATES OF SALE: June 3, 7, 13, 14, 21, 28, July 2, 5, 10, 19, 23, 31, Aug. 1, 9, 10, 11, 16, 22, 28,

FINAL LIMIT OCTOBER 31, Diverse Routes-Liberal Stopovers. Six Daily Trains



For further information, tickets and reservations, call at, phone or address CITY TICKET OFFICE

2514 Washington Ave. Phone 2500.

City Passenger and Ticket Agent

new article is from the inventive and pretty well known around the brain of Albert Oberheim of this city. Four patents were issued April 9 1913, by the United States government to Mr. Oberheim for a new double edged safety razor, guards and case, and improvements thereon. The razor is a great improvement of any thing that has heretofore been put on the market in the form of a "safety.

BE MADE IN

Within a comparatively short time

magazine advertisements as the dis-

As soon as he can incorporate his company in Ogden, Mr. Oberheim will begin the manufacture of the ramers and cases in this city and will then launch a most extensive advertising campaign. The Saturday Evening Post and every magazine and publi cation with an international circulation will be used in putting the name of the razor and Ogden before the

As the best German or Sheffield steel will be necessary in the manufac ture of the razer blade, Mr. Oberhein plans to import the blades in the rough and make the finished product n Ogden

world.

There probably is not another man in the state who is as well versed on steel and razors as Mr. Oberheim. Shortly after he left school in Germany, he spent much time as an apprentice with a tool and model maker and has studied the safety razor problem for years. As a result of his exhaustive study, Mr. Oberheim has produced a safety razor which is simple, safe and efficient and which, without doubt, will bring fortune to himself and much advertising to Ogden as a manufacturing center. In the past fifteen years, Mr Oberheim has made a collection of more than twenty-five safety razors. invention is a vast advance over them

Many prominent and influential business men of this city are inter-ested and will be the incorporators the company which will be formed this week

Patents have been applied for in all of the principal foreign countries. Mr. Oberheim states that within the United States alone there are more than twenty millions of selfshavers and that there is a growing demand

PROBATE IN THE DISTRICT

The probate calendar in Judge J. 3 Howell's division of district court was disposed of this morning in the folowing manner;

hearing of petition for distribution, discharge and close of the estate. cerved within the County in which SUMMONS within thirty days after service, and and settlement of second account in cial National bank of this city against That this action is brought; otherwise. Kennedy, deceased.

according to the demand of the com-Gwendolyn Nelson et al., minors, the bench affirming the decision of Judge plaint, which, has been filed with the clerk of said Court. This action is partial payment of attorney fees was granted.

tofore existing between you and the al, allowance and settlement of final senting opinion. account and for order making liens, First National Bank Building, Ogden,

for one week, Estate of William H. Crandall, deale of real estate granted

anship was continued one week. Estate of Elizabeth Boyle, deceased, nal settlement of the estate of Joseph Clark, deceased

STREET CAR

A force of men was placed at work putting in the cross rails at the in-tersection of the Washington avenue

Manager Kline of the Rapid Transit company states that the connection will be made by tomorrow evening street line will be operated direct from Washington avenue to the Dee

WILLIAM SPROULE **ENROUTE HOME**

Sproule did not leave his car during the stop in the city. His secretary sent several telegrams and mailed let ters at Ogden, but stated that there was no information to be given out regarding the present situation in merger business.

Kelly and Herrick vs. George T.
Vice President C. E. Herrin of the Southern Pacific who went east with President Sproule returned through Ogden yesterday in his car. The other who made the trip will remain in New York for a few days

RAZORS ARE TO STEEPLEJACK WILL PAINT

Terrence Rooney, the steeplejack, is the name of Ogden will appear in the city and he expects to do some stacks and possibly cover the 75-foot tributing point of a product which gas plant with paint for the Utah promises to revolutionize the manu-light & Rallway company. At any facture and sale of safety razors. The



Recently he was with the Sells-Floo show working in the capacity of igger, but he tired of the show and topped off in Utah, finding his way inally to Ogden which he concedes to be the best city in the state. says he has had much experience in the climbing business and that it is as easy for him to go up a high steeple as a low one. In fact, he claims to feel more at ease high up than low down. He likes an elevated

Rooney says he has climbed to the op of St. Peter's church in Rome, has mounted the top of the Singer building in New York, painted chimneys and flagstaffs from Nome, Alaska, to Naples, and traveled through Russia. Japan and the entire Orient He states that he expects to place his He and on the head of the Angel Moroni n the Salt Lake temple before ha

DECISION GIVEN ON ECCLES

passed. The same action was taken the supreme court of Utah is the inthe matter of the estate of Richard the late David Eccles, et al, was hand-Kennedy, deceased. ed down Saturday afternoon, the ma-In the estate and guardianship of jority of the justices of the supreme decision was written by Justice Mc-Carty and concurred in by Justice Hearing of the petition for approv- Straup, Justice Frick writing a dis-

The attorneys for the Eccles in , in the estate and guardianship terests have not yet received the present wall. Mildred Burk, minor, continued written opinion of the court and cannot at this time state what further action in the premises may be taken. eased, petition for confirmation of it is possible, they say, in the face of a dissenting opinion, that a re-hearing Estate and guardianship of Spencer may be asked for. However, no plans Eccles et al., minors, the hearing have been made and it is probable the on the petition for letters of guardi- matter will not be earried further in the courts.

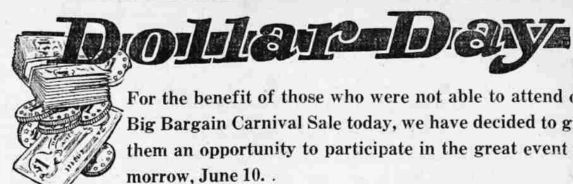
In the meantime the steel skyscraphearing of petition for distribution or will be erected, the construction The same action was taken work to begin within the next few on the hearing of the partition for fi-days. The steel is on hand and the contractors are ready. For the present, the building will be erected to a point within about 28 feet of the old wall in controversy and it is possible that, inasmuch as the court has rendered its decision, the old wall will e taken down at once and replaced by a steel wall, the adjoining property and attention of the office force of interests to the south to be protected the city schools. It will be several in accordance with the ruling of the days before the work is completed.

> The attorneys for the Eccles' interests fully expected a reversal of the Educational association preme court.

A few months after the destruction by fire of the Eccles building on and the Twenty-third street lines on Twenty-fourth street and Washing-Washington avenue this morning. ton avenue, the owner of the property proceeded to clear the ruins, but when the tearing down of the south wall began, the Commercial National and on Wednesday the Twenty-third bank had issued from the district court a writ of injunction to prevent the parties from destroying the wall below the third story, claiming that the bank owned a part of the wall and had been using it to support the floors of building adjoining it on the south. The work was stopped and finally the case was heard before Judge Harris on its merits. The defendant denied that the bank had an the Sunday school.

President William Sproule, accompanied by his private secretary in was entitled to an easement in the his private car. "99." stopped off a few moments in Ogden today on his wall for the purpose of supporting was few moments in Ogden today on his the floors and roof of the building way back to San Francisco from the railroad meeting in New York to disputed wall, stating further, howard miles flowers. The contraint of the school, aided in the exercises. ever, that the defendant was the roses and wild flowers. The rostrum owner of the wall and could remove was circled with groups of rose bo-

defendant, had planned to rebuild the rations. block, but he did not care to proceed with the construction until the cloud on the title to the wall should be primary department showed the skill and a statement of the school was so large as to fill the church. The primary department showed the skill and a statement of the school was so large as to fill the church.



For the benefit of those who were not able to attend our Big Bargain Carnival Sale today, we have decided to give them an opportunity to participate in the great event to-

See window display for all merchandise which can be bought for

ONE DOLLAR







HARRY REINSHRIBER, MgT.

an easement from the defendant, usthe following language:
The children carried them in their with their baskets of flowers, singing marching and, at the close of the their flower songs, was an attractive ing the following language:

building upon its land immediately south of the said land of the said defendant, David Eccles, in the year 1903, and at that time, for the sum of \$634.67 paid to the said defendant, the plaintiff purchased and became the owner of an easement in the foundation and brick wall situated along the south boundary of the said defendant's premises from the basement to the center of the sills of the third story, and the said plaintiff has used the said wall for the support and maintenance of its building situated on its said premises from the time of the construction of the same. That no interest in the wall and foundation, other than the easement afore said, and no interests in the lands upon which said wall stands was purchased by the plaintiff from the defendant.

The judge further stated in his conclusions, that the Eccles building was burned down in November, 1911, but that the south wall was left standing which "was sufficient and ample for the support and maintenance of the plaintiff's building as constructed on its said premises." and that as it has no other support on the north side, the taking out of the wall in concroversy would cause the north wall of the building owned by the bank to fall and become a mass of ruins.

Respecting the question of tearing own the south wall of the Eccles ulus to erect a new one, the court

The said wall is insufficient to support another building of, like kind as that destroyed, and insufficient support such new and modern buildlegs as defendant proposes to erect and that the defendant David Eccles, is entitled to tear down and remove the wall situated along the south boundary of his said premises, exercising such due care and dill-The long looked for decision from gence in the prosecution thereof as will prevent injury to the plaintiff's

required to replace said wall at his own expense, with such new and outrements of his said new proposed petition for annual allowance and for N. J. Harris of the district court. The building, and shall so construct the wall as to afford and give to the plaintiff the same easement, right and support and use for its building in the said wall to be constructed as the plaintiff now has and enjoys in the

The decision was given May 1, 1912, a little more than a year ago

PREPARING FOR THE SCHOOL

Checking up returned books and making out the clerk and treasurer's reports are still occupying the time

The school work that is to be exhibited in Salt Lake during the National lower court's decision but it was not has been selected and will be packed forthcoming, so they will abide by the away in cases for shipment to Salt results unless a change can be had Lake. The exhibit will contain work through a rehearing before the su- from the art, industrial and academic departments of the city schools

BASKETS

interest in the wall.

The decision of Judge Harris in ment workers Mrs William Altman, effect was that the plaintiff company Miss Carnahan, Miss Helen Bichsel, The program

it, subject only to the easement pre-scribed in the decision. quets and the back was banked with greens and white blossoms. Many In the meantime Mr. Ecciec, the carnations were also used in the deco-

vacant pit.

In his decision, Judge Harris held that the plaintiff company purchased heen made for each scholar and these.

services, took them home with them. one.

The Woman Who Leads N the drawing-room in the business of-

fice, on the public platform, the woman who leads is the same woman - she is fortified by the inner knowledge of correct figure poise and cos-

tume that her charm and magnetism gain full sway. The wearer of a Warner's may feel this precious assurance every hour of the day. There's the

right Warner model to keep every woman's figure at its bestfrom the sensible work-a-day model that keeps her trim at her task, to the long-skirted but flexible model for her tailored suits; the elastic gymnasium girdle and the glove-soft model for her loveliest evening gowns. No need forgotten. Every model guaranteed not to Rust, Break, or Tear. To shape fashionably, fit com-

fortably and to outwear all other

larners

ICE

Artificial Ice Only Used for Domestic Trade Absolutely CLEAN AND PURE

You can save 10 per cent by buying one of our coupon books. You can get SIX DAYS ICE FREE-nearly 100 poundsby getting a 1,000-pound coupon book.

By taking advantage of our eash price you get thirty-three 15-pound deliveries for \$3.15, or sixty-six 15-pound deliveries

TWO MONTHS' AND SIX DAYS' ICE for the price of two months' ice.

500 Coupon Book . \$3.50 1000 Coupon Book . \$6.65 If book is paid for within ten days of date of book, a 10 per cent discount will be allowed, making your ice cost you

500 Coupon Book .. \$3.15 1000 Coupon Book .. \$6.00

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more and will call us up, stating where we shall call for it, we will give you FREE a quart of

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Phone 315.

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360 24TH.